The United District Court for the Northern District of California, San Francisco Division, presents its compliments to the Appropriate Judicial Authority of Taiwan, and requests international assistance to effect service of process to be used in a Civil proceeding before this court in the above captioned matter.

## REQUEST

This court requests the assistance described herein as necessary in the interests of justice. The assistance requested is that the Appropriate Judicial Authority of Malaysia effect Service of Process of: (1) Class Action Complaint Wortman, et al. v. Air New Zealand, et al.; (2) Civil Cover Sheet; (3) Summons in a Civil Case; (4) Notice of Assignment of Case to a United States Magistrate Judge for Trial; (5) Order Setting Initial Case Management Conference and ADR deadlines; (6) ECF Registration Information Handout; (7) Standing Order re Case Management Conference; (7) ADR Dispute Resolution Process; and (8) Order Granting Administrative Motion to Relate Cases, on the below named entity:

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**EVA AIRWAYS** 16F. - 1, No. 207 Fusing Road

Taoyuan City, Taoyuan County, Taiwan

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The Appropriate Judicial Authority of Taiwan is respectfully requested to:

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- personal service upon legal representatives of EVA AIRWAYS at the above address or in a

manner prescribed for the service of such documents under the laws of Taiwan; and

(1) Serve the above mentioned documents, and the Chinese translations thereof, by

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(2) Return through diplomatic channels to this Court the proof of service along with a copy of the documents which were served.

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## II. FACTS OF THE CASE

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On November 6, 2007, Plaintiffs, individually and on behalf of the class described below, filed the enclosed Class Action Complaint against Defendants for damages under the antitrust laws of the United States. Plaintiffs allege that Defendants conspired to fix, raise, maintain, and

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REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE (LETTER ROGATORY)

stabilize the prices for long haul passenger transpacific flights to and from the United States, and

for fixed fuel surcharges on this transportation, during the class period 2004 to August 2007.

Plaintiffs bring this action to recover damages, including treble damages, injunctive relief, costs of

suit, and reasonable attorneys' fees caused by Defendants' violations of the Sherman Act, 15

U.S.C. § 1. EVA AIRWAYS is among the Defendants alleged to have participated in this price-

fixing conspiracy.

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## III. RECIPROCITY

The United States District Court for the Northern District of California, San Francisco Division, expresses its willingness to provide similar assistance to the Appropriate Judicial Authority of Taiwan.

## IV. REIMBURSEMENT OF COSTS

The United States District Court for the Northern District of California, San Francisco Division, order Plaintiffs to reimburse the Appropriate Judicial Authority of Taiwan and/or the U.S. Department of State for costs incurred in executing this Letter Rogatory. Plaintiffs shall reimburse the Appropriate Judicial Authority of Taiwan and/or the U.S. Department of State for any expenses incurred in connection with the execution of this Letter Rogatory. Please contact Plaintiffs' counsel before exceeding the amount of US \$1,500. Plaintiffs' counsel is: Steven N. Williams, Cotchett, Pitre & McCarthy, 840 Malcolm Road, Suite 200, Burlingame, California 94010, United States of America; phone (650) 697-6000; fax (650) 697-0577; e-mail: swilliams@cpmlegal.com.

In acknowledgment of the additional time which is needed to prepare and file an Answer to the attached documents, the time period for answering is extended to forty-five (45) days after service.

The Court extends to the judicial authorities of Taiwan assurances of its highest consideration.

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